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	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
APPLICATION NO. 09/762,363	02/05/2001	Giampiero Morini	US 18003	3624	
7	590 04/10/2003				
Margaret S Millikin			EXAMINER		
Basel North At 912 Appleton I	nerica Inc		BROWN, JI	ENNINE M	
Elkton, MD 21921			ART UNIT	PAPER NUMBER	
			1755		
			DATE MAILED: 04/10/2003	3	

Please find below and/or attached an Office communication concerning this application or proceeding.

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				Applicati n No.		Applicant(s)		`
		a dan Cummani	1	09/762,363		MORINI ET AL.		
				Examiner		Art Unit	\	
	Offic	Action Summary	'	Jennine M. Brov	NO.	1755		
		ING DATE of this commu	rication anno	Jennine W. Blov	r sheet with the	correspondence a	ddress	
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THE N - Extensions after S - If the If NO - Failur	MAILING L sions of time is SIX (6) MONT period for repl period for repl e to reply with	OATE OF THIS COMMUN may be available under the provision HS from the mailing date of this corr ly specified above is less than thirty ly is specified above, the maximum is the set or extended period for rep by the Office later than three months adjustment. See 37 CFR 1.704(b).	is of 37 CFR 1.136 imunication. (30) days, a reply vistatutory period will	6(a). In no event, how within the statutory mill apply and will expire	wever, may a reply be to ninimum of thirty (30) do e SIX (6) MONTHS fro	ays will be considered time the mailing date of this	ely. communication.	
Status			er den					
1)	Respons	sive to communication(s)	filed on		final	Ÿ		
2a) <u></u> ☐	This act	ion is FINAL .	2b)⊠ Thi	is action is non	-1111al.	prosecution as to	the merits is	
3)□	closed i	ion is FINAL. It is application is in condition It is accordance with the pressure.	on for allowa actice under l	ance except for Ex parte Quay	formal mallers, le, 1935 C.D. 11	, 453 O.G. 213.		
Disposit	ion of Cla	allills	e annlication	١.				
4)⊠	Claim(s)	1-43 is/are pending in th	Voro withdra	 wn from consid	leration.			
		e above claim(s) is	Mare William	W	•			
5)	Claim(s)	is/are allowed.						
6)⊠	Claim(s)	<u>1-9 and 13-43</u> is/are reje	ected.					
7)🖂	Claim(s)) <u>10-12</u> is/are objected to.						
8)	Claim(s	are subject to res	triction and/o	or election requ	urement.			
Applica	tion Pape	ers						
9)🖂	The spec	cification is objected to by	the Examine	er.	h4ha E	Evaminer		
10)		is/s	re a) 🗌 acce	epted or b)∭ ob	jected to by the t	Can az CED 1 85	(a)	
1			chiection to th	he drawing(S) De	Held in abeyance	. 000 0. 0	miner	
11)	The prot	posed drawing correction	filed on	is: a)[_] app	loved p) alget	oproved by the Exa	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	If appr	oved, corrected drawings are	e required in re	eply to this Offic	e action.			
12)	The oatl	n or declaration is objecte	d to by the E	xaminer.				
		EUSC 88 119 and 120						
121	7 Acknow	wledgment is made of a c	laim for foreig	gn priority unde	er 35 U.S.C. § 1	19(a)-(d) or (f).		
13/6		o) Some * c) None	of:					
1	4 🗂	Cartified copies of the prid	ority docume	nts have been	received.			
	a To a titled earlies of the priority documents have been received in Application No							
	3.🖾	Copies of the certified cop	oies of the pr	iority documen	its have been re rule 17.2(a)).	ceived in this Nati	onal Stage	
	* See the	The state of the s	aatian tar a li	ist of the certing	Su copico men e	delveu. 110(a) (ta a provis	sional application	on).
14)	7 A alchani	lodament is made of a cla	aim for dome	estic priority und	der 35 U.S.C. 9	119(e) (to a provid		,
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Attachr						ımmary (PTO-413) Pa		
1) 🛛 N	Notice of Ref	ferences Cited (PTO-892) aftsperson's Patent Drawing Rev Disclosure Statement(s) (PTO-1	view (PTO-948) 449) Paper No(s		4) Interview Su 5) Notice of Inf 6) Other:	ormal Patent Applicati	on (PTO-152)	
3) 🔼 📗	nformation i	JISGUSUIC GLALOITICIN(5) (F. 10		:			Part of Paper No	. 7

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DETAILED ACTION

Abstract

This application does not contain an abstract of the disclosure as required by 37 CFR 1.72(b). An abstract on a separate sheet is required.

Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

Specification

Content of Specification

(a) <u>Title of the Invention</u>: See 37 CFR 1.72(a) and MPEP § 606. The title of the invention should be placed at the top of the first page of the specification unless the title is provided in an application data shet. The title of the invention should be brief but technically accurate and

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descriptive, preferably from two to seven words may not contain more than 500 characters.

- (b) <u>Cross-References to Related Applications</u>: See 37 CFR 1.78 and MPEP § 201.11.
- (c) <u>Statement Regarding Federally Sponsored Research and Development:</u> See MPEP § 310.
- Incorporation-By-Reference Of Material Submitted On a Compact Disc:
 The specification is required to include an incorporation-by-reference of electronic documents that are to become part of the permanent United States Patent and Trademark Office records in the file of a patent application. See 37 CFR 1.52(e) and MPEP § 608.05. Computer program listings (37 CFR 1.96(c)), "Sequence Listings" (37 CFR 1.821(c)), and tables having more than 50 pages of text were permitted as electronic documents on compact discs beginning on September 8, 2000.

Or alternatively, <u>Reference to a "Microfiche Appendix"</u>: See MPEP § 608.05(a). "Microfiche Appendices" were accepted by the Office until March 1, 2001.

- (e) <u>Background of the Invention</u>: See MPEP § 608.01(c). The specification should set forth the Background of the Invention in two parts:
 - (1) Field of the Invention: A statement of the field of art to which the invention pertains. This statement may include a paraphrasing of the applicable U.S. patent classification definitions of the subject matter of the claimed invention. This item may also be titled "Technical Field."
 - (2) Description of the Related Art including information disclosed under 37 CFR 1.97 and 37 CFR 1.98: A description of the related art known to the applicant and including, if applicable, references to specific related art and problems involved in the prior art which are solved by the applicant's invention. This item may also be titled "Background Art."
- (f) Brief Summary of the Invention: See MPEP § 608.01(d). A brief summary or general statement of the invention as set forth in 37 CFR 1.73. The summary is separate and distinct from the abstract and is directed toward the invention rather than the disclosure as a whole. The summary may

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point out the advantages of the invention or how it solves problems previously existent in the prior art (and preferably indicated in the Background of the Invention). In chemical cases it should point out in general terms the utility of the invention. If possible, the nature and gist of the invention or the inventive concept should be set forth. Objects of the invention should be treated briefly and only to the extent that they contribute to an understanding of the invention.

- (g) Brief Description of the Several Views of the Drawing(s): See MPEP § 608.01(f). A reference to and brief description of the drawing(s) as set forth in 37 CFR 1.74.
- (h) Detailed Description of the Invention: See MPEP § 608.01(g). A description of the preferred embodiment(s) of the invention as required in 37 CFR 1.71. The description should be as short and specific as is necessary to describe the invention adequately and accurately. Where elements or groups of elements, compounds, and processes, which are conventional and generally widely known in the field of the invention described and their exact nature or type is not necessary for an understanding and use of the invention by a person skilled in the art, they should not be described in detail. However, where particularly complicated subject matter is involved or where the elements, compounds, or processes may not be commonly or widely known in the field, the specification should refer to another patent or readily available publication which adequately describes the subject matter.
- (i) Claim or Claims: See 37 CFR 1.75 and MPEP § 608.01(m). The claim or claims must commence on separate sheet (37 CFR 1.52(b)). Where a claim sets forth a plurality of elements or steps, each element or step of the claim should be separated by a line indentation. There may be plural indentations to further segregate subcombinations or related steps. See 37 CFR 1.75 and MPEP § 608.01(i)-(p).
- disclosure as a whole in a single paragraph of 150 words or less commencing on a separate sheet following the claims. In an international application which has entered the national stage (37 CFR 1.491(b)), the applicant need not submit an abstract commencing on a separate sheet if an abstract was published with the international application under PCT Article 21. The abstract that appears on the cover page of the pamphlet published by the International Bureau (IB) of the World Intellectual Property Organization (WIPO) is the abstract that will be used by the USPTO. See MPEP § 1893.03(e).

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(k) <u>Sequence Listing</u>, See 37 CFR 1.821-1.825 and MPEP §§ 2421-2431. The requirement for a sequence listing applies to all sequences disclosed in a given application, whether the sequences are claimed or not. See MPEP § 2421.02.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

Claims 1-9 and 13-43 are rejected under 35 U.S.C. 102(e) as being anticipated by Nakano, et al. (US 6320009).

Nakano, et al. teach a solid catalyst component and process for the polymerization of olefins, where the catalyst has titanium, halogen and electron donor present whereby the electron donor is selected from succinates, phthalates or diethers which can be combined two or more (col. 8, I. 39 – col. 9, I. 11; col. 10, I. 15 – col. 12,

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I. 38). Organoaluminum compound and silicon compounds are also present (col. 14, l. 60 – col. 16, l. 3; col. 16, l. 18 – col. 21, l. 25). Prepolymerization of the catalyst component and olefin to be polymerized is taught (col. 21, l. 33 – col. 23, l. 12). Propylene polymers are taught that have a polydispersity index higher than 5.1, a flexural modulus higher than 2100 MPa and isotactic units higher than 97.5% (col. 2, l. 6 – col. 3, l. 54; col. 3, l. 55 – col. 4, l. 54; col. 5, l. 8 – col. 7, l. 26). (See also col. 41, l. 7 – col. 44, l. 26)

Allowable Subject Matter

Claims 10-12 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Prior art of record does not specifically teach the succinates used are in the form of pure stereoisomers, mixed enantiomers, diastereomers or in rac or meso form.

Relevant Prior Art

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

US 5504169 teaches supported titanium catalyst with electron donor compounds, aluminoxane and magnesium compound used to make a stereospecific polyethylene product.

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US 5451642 teaches a polypropylene product given by a supported titanium catalyst using amino and dicarboxylic acid based electron donor compounds, aluminoxane and magnesium compound.

US 5412020 teaches a polypropylene product given by a supported titanium catalyst using amino and dicarboxylic acid based electron donor compounds, aluminoxane and magnesium compound.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jennine M. Brown whose telephone number is (703) 305-0435. The examiner can normally be reached on M-F 8:00 AM - 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Bell can be reached on (703) 308-3823. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 879-9310 for regular communications and (703) 872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

jmb April 7, 2003 / Mark L. Bell
Supervisory Patent Examiner
Technology Center 1700